<u> </u>			
Date of Issue	Issued At JBM Hunt Valley K		
November 13, 1996  Selective	JBM   Hunt Valley K	BPo:	licy No. S 1352759
Jeicenve			
Named	Insured: White Oak		
	(See IL70) Address: 1 South 0		ore Pike
	Newark, No DE 19702	ew Castle	County
Policy Period:	Standard Time at Location of Designated Premises	12:01 a.m	From 10-11-96 To 10-11-97
	e: Agent or Broker J.A.	<u> </u>	
kepresentative	Agent or broker O	1.01.09001	1, 1.00
		_	_
	Selective Way Branchville, N		
	Schedul	le Of Cove	rage
[X] Commercial	Property Coverage	_	
[X] Commercial	General Liability	Coverage	
[X] Commercial	Automobile Coverag	je	
[X] Commercial	Inland Marine Cove	erage	In return for payment of the premium, and subject to all the terms of this
[ ] Commercial	Crime Coverage		policy, we agree with you to provide
[ ] Systems Bro	eakdown Coverage		the insurance as indicated in this  > schedule. Insurance is provided only
[ ] Farm Proper	rty Coverage		for those coverages for which a specific limit is shown on the attached coverage
[ ] Farm Liabi	lity Coverage		declarations.
[]			
f 1			
		<u>-</u>	
		,	DPP-9
			Total Policy Premium \$ 53,468.00
		·	(This premium may be subject to adjustment)
	Counte	rsigned by	, NOV 1.4 1996
			Authorized Representative

Case 1:05-cv-00309-KAJ Document 17-4 Filed 11/04/2005 Page 2 of 52

## THIS ENDORSEMENT P'NGES THE POLICY. PLEASE PEAD IT CAREFULLY.

	POLICY CHANGES Endorsen	nent #3
Named Insured:	Policy Number: S	1352759
WHITE OAKS INC	Policy Effective Date:	10/11/96
(SEE IL 70 16 0189)	Endorsement Effective Date:	05/15/97
Changes indicated in this endorsement aff	fect all coverages provided under this	
	COMMERCIAL POLICY	
The Common Declarations Page is amende	ed to reflect the changes indicated below by an X	111,
Amend the Named Insured to r	read:	·
Amend the insured's Address to	o read:	<u> </u>
Coverage Parts of this policy ar	re revised as follows:	
Add		·
Delete		
Delete		
Delete		
The Commercial Policy Coverage S  X Other Changes		
The Commercial Policy Coverage S  X Other Changes	chedule is amended to include these changes.  NSURED TO THE LIST ON IL 70 16:	
Delete  The Commercial Policy Coverage Solution  X Other Changes  ADD THE FOLLOWING NAMED II	chedule is amended to include these changes.  NSURED TO THE LIST ON IL 70 16:	
Delete  The Commercial Policy Coverage Solution  X Other Changes  ADD THE FOLLOWING NAMED II  92. SEA & PINES CONSOLIDATED	chedule is amended to include these changes.  NSURED TO THE LIST ON IL 70 16:	
Delete  The Commercial Policy Coverage Solution  X Other Changes  ADD THE FOLLOWING NAMED II  92. SEA & PINES CONSOLIDATED	chedule is amended to include these changes.  NSURED TO THE LIST ON IL 70 16:	
Delete  The Commercial Policy Coverage Solution  X Other Changes  ADD THE FOLLOWING NAMED II  92. SEA & PINES CONSOLIDATED	chedule is amended to include these changes.  NSURED TO THE LIST ON IL 70 16:	
Delete  The Commercial Policy Coverage Solution  X Other Changes  ADD THE FOLLOWING NAMED II  92. SEA & PINES CONSOLIDATED	chedule is amended to include these changes.  NSURED TO THE LIST ON IL 70 16:	
Delete  The Commercial Policy Coverage Solution  X Other Changes  ADD THE FOLLOWING NAMED II  92. SEA & PINES CONSOLIDATED	chedule is amended to include these changes.  NSURED TO THE LIST ON IL 70 16:	
Delete  The Commercial Policy Coverage Solution  X Other Changes  ADD THE FOLLOWING NAMED II  92. SEA & PINES CONSOLIDATED	chedule is amended to include these changes.  NSURED TO THE LIST ON IL 70 16:	
Delete  The Commercial Policy Coverage Solution  X Other Changes  ADD THE FOLLOWING NAMED II  92. SEA & PINES CONSOLIDATED	chedule is amended to include these changes.  NSURED TO THE LIST ON IL 70 16:	

SEP 1 2 1997 EX

## Case 1:05-cv-00309-KAJ Document 17-4 Filed 11/04/2005 Page 3 of 52

Named Insured:  WHITE OAKS INC (SEE IL 70 16 0189)  Policy Effective Date:  COMMERCIAL GENERAL LIABILITY  CHANGES  The above coverage part is hereby amended as follows:  ADDITIONAL INSURED FORM 052010 1093. IS ADDED PER THE ATTACHED:		POLICY CH	LANGES	Endorsement#	3
coverage Part Affected:  COMMERCIAL GENERAL LIABILITY  CHANGES  The above coverage part is hiereby amended as follows: ADDITIONAL INSURED FORM. 022010 1093. IS ADDED PER THE ATTACHED:	Named Insured:			Policy Number:	S 1352759
Diverage Part Affected:  COMMERCIAL GENERAL LIABILITY  CHANGES  The above coverage part is hereby amended as follows:  ADDITIONAL INSURED FORM 032010 1093. IS ADDED PER THE ATTACHED:	·		Po	licy Effective Date: _	10/11/96
CHANGES  The above coverage part is hereby amended as follows:  ADDITIONAL INSURED FORM 032010 1093. IS ADDED PER THE ATTACHED:	(SEE 12 70 18 0185)		Endorseme	ent Effective Date:	02/17/97
CHANGES  The above coverage part is hereby amended as follows:  ADDITIONAL INSURED FORM .032010 1093. IS ADDED PER THE ATTACHED:	overage Part Affected:				
The above coverage part is hereby amended as follows:  ADDITIONAL INSURED FORM 032010 1093. IS ADDED PER THE ATTACHED:		COMMERCIAL GENERA	AL LIABILIT	<b>Y</b> .	* .
ADDITIONAL INSURED FORM .0G2010 1093 IS ADDED PER THE ATTACHED:		CHANGES	S		4
			DDED PER THE	ATTACHED:	
				•	
					••
					÷
		4			
	•				

06/06/97 /HV/SJS
Date of Issue

4801 Agent No.

TOTAL ENDORSEMENT PREMIUM:

Authorized Representative Signature

NIL

Selective Selective

## A DNAL INSURED - OWN ESSEES OR CONTRACTORS (FORM B)

POLICY NUMBER: \$ 1352759

COMMERCIAL GENERAL LIABILITY

#### THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

#### SCHEDULE

Name of Person or Organization:

NEW CASTLE COUNTY DEPT. OF PUBLIC WORKS ROOM 130

2701 CAPITAL TRAIL NEWARK, DE 19711

(If no entry appears above, information required to complete this endorsement will be shown in the Declaratic as applicable to this endorsement.)

WHO IS AN INSURED (Section II) is amended to include as an insured the person or organization shown in 5 Schedule, but only with respect to liability arising out of your ongoing operations performed for that insured.

CG 20 10 10 !

### Case 1:05-cv-00309-KAJ Document 17-4 Filed 11/04/2005 Page 5 of 52 THIS ENDORSEMENT CP 'NGES THE POLICY. PLEASE READ 11 CARREL CARREL

#### POLICY CHANGES

Endorsement#

Named Insured:	Policy Number:	S 1352759
WHITE OAKS INC	Policy Effective Date:	10/11/04
(SEE IL 7016 0189)	Folicy Effective Date:	10/11/96
	Endorsement Effective Date:	01/01/97
Changes indicated in this endorsement affect all of	coverages provided under this	
	OMMERCIAL POLICY	
	JWIMERCIAL POLICI	
The Common Declarations Page is amended to ref	flect the changes indicated below by ar	1 X ".
Amend the Named Insured to read:		
Amend the Named Insuled to lead.		
Amend the Insured's Address to read:		
Coverage Parts of this policy are revised	d as follows:	
Add		
	• •	
Delete		
The Commercial Policy Coverage Schedule	is amended to include these changes.	
X Other Changes		
ADD THE FOLLOWING NAMED INSURED	TO THE LIST ON IL7016	
	TO THE BIOT ON TENOTO.	
91. BOHEMIA HALL INC		
Des Data Frances O 775		
Pro-Rata Factor: 0.775 Number of Days 283 Total Er	ndorsement Premium: NI	

Case 1:05-cv-00309-KAJ Document 17-4 Filed 11/04/2005 Page 6 of 52

#### THIS ENDORSEMENT OF 'NGES THE POLICY. PLEASE READ IT CAREFULLY.

## **POLICY CHANGES** Endorsement# S 1352759 Named Insured: Policy Number: WHITE OAKS INC (SEE IL 7016 0189) Policy Effective Date: 10/11/96 Endorsement Effective Date: 11/05/96 Changes indicated in this endorsement affect all coverages provided under this COMMERCIAL POLICY The Common Declarations Page is amended to reflect the changes indicated below by an [X]". Amend the Named Insured to read: Amend the Insured's Address to read: Coverage Parts of this policy are revised as follows: Add The Commercial Policy Coverage Schedule is amended to include these changes. $\overline{\mathbf{X}}$ Other Changes ADD THE FOLLOWING NAMED INSURED TO THE LIST ON IL7016: 89. I LOVE ITALY INC 90. MBC INC Pro-Rata Factor: 0.932

		<i>i</i>
02/22/97 /HV/SCL	4801	
UZIZZITI INVISCE	7001	
Date of Issue	Agent No.	Authorized Representative Signature

NIL

Total Endorsement Premium:

340

Number of Days

### THIS ENDORSEMENT CH . Document 17-4 Filed 11/04/2005 Page 7 of 52

POI	JCY	CHA	NGES
1 1/1	/I L . I	$\mathbf{v}$	UIOEO

Named Insured:		Pol	icy Number:	
White Oak Builders Inc				
		Policy Eff	ective Date:	
		Endorsement Effe	ctive Date:	
Coverage Part Affected:				
	Comm Declaration			
	Comm Declaration			
	CHANGES			
The above coverage part is hereby amend	ded as follows:			
Nar	ned Insured			
1. White Oak Builders Inc				
2. 600 Delaware Avenue Inc				
3. Rivers End Inc				
4. Smalleys Dam Venture Inc				
5. Environmental Resources Inc				
6. Cranbrook Development Co				
<ul><li>7. Carriage Run Inc</li><li>8. Harmony Crest Inc</li></ul>				
9. Soya Inc		•		
10. The American Group				
11. Joseph L Capano Builders Inc				
12. Newbury Village Inc				
13. Rt 40 & 7 Venture Inc				
14. Gulls Nest Inc				
15. Texco Inc				
16. Bass Properties Inc				•
17. Capano Builders Inc				
18. Canterbury Village L P				
19. Olde Christiana Management Co	ompany Inc			
20. FJM Limited Partnership	•			
21. Golden Acres Inc				
22. Open Spaces Inc				
<ul><li>23. Cranbrook Realty</li><li>24. Windhover Company</li></ul>				
25. Kent Company		•		
26. Pro-To-Cal Realty Inc				
27. Christiana Concrete Company In	c		•	
28. Oak Run Inc				
	•			•
•			•	
				•
			<b></b>	

11/11/96 Date of Issue

Agent No.

## Case 1:05-cv-00309-KAJ Document 17-4 Filed 11/04/2005 Page 8 of 52 THIS ENDORSEMENT CP 'NGES THE POLICY. FLEASE NEGRO.

#### POLICY CHANGES

Endorsement#

Named Insured:	Policy Number:
White Oak Builders Inc	D. H. Town of Division
	Policy Effective Date:
	Endorsement Effective Date:
overage Part Affected:	
Common Declaration	
CHANGE	<b>S</b>
The above coverage part is hereby amended as follows:	·
Named Insured	
29. Christiana Ventures Inc	,
30. J O F R Inc	
31. Tree Lane Associates Inc	
32. Hawk's Nest Inc	
33. 77 Associates Inc	
34. Buttonwood Enterprises Inc	
35. JYD Inc	
<ul><li>36. Penn Manor Inc</li><li>37. Wellington Woods Maintenance Corp</li></ul>	
38. Kensington Maintenance Corp	
39. Valley Road Maintenance Assoc	
40. Lakeside Maintenance Assoc	
41. Clair Manor Inc	
42. J L Capano Realty Inc	
43. Capano Enterprises Inc	
44. J L Capano Inc	
45. J L Capano Realtor	
46. Grady Inc	
47. Christiana Excavating Company Inc 48. Olde Christiana Concrete Company Inc	
49. Genesis Land Development	•
50. Genesis Masonry Sand Products	
51. Kensington Inc	
52. St Georges Trust	
53. Raven Glen Inc	
54. Capano Communities Inc	
55. Pemberley Inc	

# THIS END SECTION ROLL PAGE PAGE 9 of 52

Named Insured:	Pali	cy Number:	-
White Oak Builders Inc	100	o, 1141110011	
With Our Dunders life	Policy Eff	ective Date:	
	1 oney En		
	Endorsement Effe	ctive Date:	
overage Part Affected: Common Declaration			
Common Decial attorn			
CHANGES	•		
The above coverage part is hereby amended as follows:		•	
Named Insured			•
\$6. Wallington Trust			•
56. Wellington Trust 57. Springfields Maintenance Association			
58. Rutledge Maintenance Association			
59. Clair Manor Maintenance Association			
60. Black Horse Realty Inc	•		
61. Bear Crossing Ltd			
62. 9244 Inc			
63. Capko Custom Homes Inc			
64. Route 13 Associates Inc			
65. Cromwell Properties Inc			
66. Cotswold Builders Inc			
67. Richards Lane Inc			
68. Wellington Group Inc 69. Rutledge Builders Inc			
70. JNC Inc	•		
71. Industry 40			
72. Bellwether Manor Inc			
73. Rutledge II Associates Inc			
74. Hoday Inc			
75. Fox Run Maintenance Assoc			
76. Caplem Inc			
77. Westbridge Inc			
78. Springfields Inc 79. Springfield Ventures Inc			
80. Bear Trac L L C			
81. Glasgow Farms L L C			
82. Route 7 & Joint L L C			
		•	

Date of Issue

Agent No.

### THESENDORSENENTACH DOCHESENTAZ-4-UL Filed 11/04/2005, Page 10 of 52.

p	$\Omega$	ľ	CV	CH	AN	GES
	1 7				-	4 1 1 1 1 1 3

Endorsement#

Named Insured: White Oak Builders Inc			Policy Num	ber:	
Willie Oak Builders lik		Pe	Policy Effective Date:		
		Endorsem	ent Effective Da	te:	
Coverage Part Affected:  Common Decla	aration		٠.		
	CHANGES	5			
The above coverage part is hereby amended	as follows:				
Named Insure	e <b>d</b>				
<ul> <li>83. Boothburst L L C</li> <li>84. Del Investments Inc</li> <li>85. Wyndom Inc</li> <li>86. Stone Mill Inc</li> <li>87. Salem Trace Inc</li> <li>88. Route 72 Inc</li> </ul>					
	• .				
		:			,
			J.		· · · · · · · · · · · · · · · · · · ·

11/12/96

Date of Issue

Agent No.

## Case 1:05-cv-00309-KAJ Document 17-4 Filed 11/04/2005 Page 11 of 52 THIS ENDORSEMENT CH IGES THE POLICY. PLEASE J AD IT CAREFULLY.

Named Insured:  WHITE OAKS INC (SEE IL 70 16 0189)  Endorsement Effective Date:  COMMERCIAL GENERAL LIABILITY  CHANGES  The above coverage part is hereby amended as follows:  ADDITIONAL INSURED FORM 052010 1093 IS ADDED FER THE ATTACHED.		POLICY CHANGES	Endorsement	<b>5</b>
Coverage Part Affected:  COMMERCIAL GENERAL LIABILITY  CHANGES  The above coverage part is hereby amended as follows:  ADDITIONAL INSURED FORM 052010 1093 IS ADDED PER THE ATTACHED.	Named Insured:		Policy Number:	S 1352759
Coverage Part Affected:  COMMERCIAL GENERAL LIABILITY  CHANGES  The above coverage part is hereby amended as follows:  ADDITIONAL INSURED FORM 052010 1093 IS ADDED PER THE ATTACHED.	WHTIE OAKS INC		Policy Effective Date:	10/11/96
COMMERCIAL GENERAL LIABILITY  CHANGES  The above coverage part is hereby amended as follows:  ADDITIONAL INSURED FORM CG2010 1093 IS ADDED PER THE ATTACHED.		Endor		
CHANGES  The above coverage part is hereby amended as follows:  ADDITIONAL INSURED FORM 032010 1093 IS ADDED PER THE ATTACHED.	· · · · · · · · · · · · · · · · · · ·	Endors		04/11/9/
CHANGES  The above coverage part is hereby amended as follows:  ADDITIONAL INSURED FORM G22010 1093 IS ADDED PER THE ATTACHED.	Coverage Part Affected:			
The above coverage part is hereby amended as follows:  ADDITIONAL INSURED FORM 052010 1093 IS ADDED PER THE ATTACHED.	COMM	MERCIAL GENERAL LIABII	LITY	
The above coverage part is hereby amended as follows:  ADDITIONAL INSURED FORM 052010 1093 IS ADDED PER THE ATTACHED.		CHANGES	·	
ADDITIONAL INSURED FORM 032010 1093 IS ADDED PER THE ATTACHED.	The above coverage part is hereby ame	and the second s		• 4
TOTAL ENDORSEMENT PREMIUM: NIL	•	•	THE ATTACHED.	
TOTAL ENDORSEMENT PREMIUM: NIL				
TOTAL ENDORSEMENT PREMIUM: NIL				
TOTAL ENDORSEMENT PREMIUM: NIL				
TOTAL ENDORSEMENT PREMIUM: NIL			• •	
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TOTAL ENDORSEMENT PREMIUM: NIL				
TOTAL ENDORSEMENT PREMIUM: NIL				
		TOTAL ENDORSEMENT	PREMIUM:	NIL

06/06/97 /HV/SJS Date of Issue

Agent No.

### Case 1:05-cv-00309-KAJ Document 17-4 Filed 11/04/2005 Page 12 of 52

	POLICY CHAI	NGES	Endorsement #	#6	·
Named Insured:			Policy Number:	S 1352	759
WHITE OAKS INC (SEE IL 70 16 0189)		Pol	icy Effective Date:	10/11	/96
(SEE IL 70 10 0169)		Endorseme	nt Effective Date:	07/18	3/97
overage Part Affected:					
	RCIAL GENERAL	1 1 A DII 1773	,		
COMINE	RCIAL GENERAL	LIADILII	·	·	
	CHANGES				
The above coverage part is hereby amende	•				
THE FOLLOWING LOCATION IS		TY PURPOS	ES ONLY:	•	
LOTS 13-42 VALLEY POINTE HOCKESSIN, NEW CASTLE COU	INTY DE 19707				
HockEssin, New Chores coo	, DE 15101				
	•				
	•				
				ž.	
	•				•

09/12/97 /HV/SJS Date of Issue

<u>//SJS \_\_\_\_\_</u>

4801 Agent No.

TOTAL ENDORSEMENT PREMIUM:

SEP 1 2 1997 FA

Authorized Representative Signature

NIL

Case 1:05-cv-00309-KAJ Document 17-4 Filed 11/04/2005 Page 13 of 52 THIS ENDORSEMENT CH IGES THE POLICY. PLEASE TAD II CAREFULLY.

PO	LICY CHAN	IGES	En	dorsement	#	3
Named Insured:			Polic	y Number:	Si	352759
WHITE OAKS INC (SEE IL 70 16 0189)		Endors	Policy Effe	ctive Date:		0/11/96 2/17/97
Coverage Part Affected:		····	**************************************			
COMMERCIAL	GENERAL I	JABII	JTY			
C. The above coverage part is hereby amended as followable. ADDITIONAL INSURED FORM 0G2010 10		D PER 1	ГНЕ АТТАС	HED:	4	
					, *	
		-				
	·					
			· .			
<b>v</b>						
TOT	TAL ENDORSI	EMENT	PREMIUM	: <u>-</u>	NIL	

06/06/97 /HV/SJS Date of Issue 4801 Agent No. 6

Case 1:05-cv-00309-KAJ Document 17-4 Filed 11/04/2005 Page 14 of 52

**Selective** 

## AFOL JNAL INSURED - OWNERS, ESSEES OR CONTRACTORS (FOLIA B)

POLICY NUMBER: \$ 1352759

COMMERCIAL GENERAL LIABILITY

#### THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

#### SCHEDULE

Name of Person or Organization: NEW CASTLE COUNTY DEPT. OF PUBLIC WORKS ROOM 130

2701 CAPITAL TRAIL NEWARK, DE 19711

(If no entry appears above, information required to complete this endorsement will be shown in the Declaration as applicable to this endorsement.)

WHO IS AN INSURED (Section II) is amended to include as an insured the person or organization shown in the Schedule, but only with respect to liability arising out of your ongoing operations performed for that insured.

CG 20 10 10 93

## Case 1:05-cv-00309-KAJ Document 17-4 Filed 11/04/2005 Page 15 of 52 THIS ENDORSEMENT CH \* NGES THE POLICY. PLEASE KEAD IN CASE

		POLICY	CHANG	ES	Endorsement #	2
Named Insured: WHITE OAK II (SEE IL 7016 0				Dol	Policy Number:	
(322 12 7010 0				·	nt Effective Date:	11/01/96
Coverage Part Affects						
Coverage 1 and 1111con		COMMERCI	AL GENE	RAL LIABI	LITY	
	a daga a maga maga dan ya dan ya mana da mana d		CHANGES			·
The above coverage p	art is hereby amende	ed as follows:				
LOC 34C: SEE	LOC 34A					
APARTMENT I (T-001)	BUILDINGS					
ADD:	60010	1 (u)	64.865	INCL PRO RATA	(334) 65 61	(336) INCLUDED INCLUDED
	•			•		
			•			
<b>3.</b>						
		•				
			Pro Rata F Number Da		61	A.P.

02/22/97 /HV/SCL Date of Issue

V/SCL

4801 Agent No.

Page 16 of 52

CONTRACTORS (FORM

POLICY NUMBER: 51352759

COMMERCIAL GENERAL LIABILITY

#### THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

**SCHEDULE** 

Name of Person or Organization:

New Castle County Dept. of Public Works Room! 2701 Capital Frail Newark, De 19711

(If no entry appears above, information required to complete this endorsement will be shown in the Declarations as applicable to this endorsement.)

WHO IS AN INSURED (Section II) is amended to include as an insured the person or organization shown in the Schedule, but only with respect to liability arising out of your ongoing operations performed for that insured.

### THIS ENDORS 1930 HALH DOCHMENT 12-4 Filed 11/04/2005 Page 17 of 52

		POLICY C	HANGES		Endorsement#	1
Named Insure				F	olicy Number:	S 1352759
	OAK INC				m 00 1 75 .	1011
(SEE IL	7016 0189)			Policy	Effective Date:	10/11/96
	·		Enc	dorsement E	ffective Date:	11/01/96
Coverage Part	Affected					·
		COMMERCIAL	GENERAL.	I IARII IT	T <b>V</b>	
			OBNERGE	131711311.71	· *	
		CH	ANGES			
The above cov	erage part is hereby amen	ded as follows:				
LOC 34A	A: 1442 BOHEMIA MILI	L ROAD, MIDDLE	TOWN, DE 19	9709	•	
DWELLI	NGS - ONE-FAMILY (I	LESSOR'S RISK O	NLY)			
(T-001)					(334)	(336)
ADD:	63010	1 (u)	48.876	INCL	48	INCLUDED
			PRO	RATA	45	INCLUDED
LOC 34B	: SEE LOC 34A					
DWELLII (T-001)	NGS - ONE-FAMILY (L	ESSOR'S RISK ON	LY)			
ADD:	63010	1 (u)	48.876	INCL	48	INCLUDED
				RATA	45	INCLUDED
Section 1						**
					•	
						. =
				(334) (336)	90	A.P.
			Rata Factor:	0.942		
		Nu	mber Days:	344 Additional	Premium:	\$90
					··· <del></del>	

02/22/97 /HV/SCL Date of Issue

Agent No.

Case 1:05-cv-00309-KAJ NSURANCE ADDI SCIECTIVE

## Document 17-4 Filed 11/04/2005 Page 18 of 52 )NAL INSURED - OWNERS, SSEES UK CONTRACTORS (FO ) B)

POLICY NUMBER: S 1352759

COMMERCIAL GENERAL LIABILITY

#### THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

SCHEDULE

Name of Person or Organization:

INLAND MORTGAGE CORPORATION

P.O. BOX 40616

INDIANAPOLIS, IN 46240

(If no entry appears above, information required to complete this endorsement will be shown in the Declarations as applicable to this endorsement.)

WHO IS AN INSURED (Section II) is amended to include as an insured the person or organization shown in the Schedule, but only with respect to liability arising out of your ongoing operations performed for that insured.

CONTRACTORS (FORM

Page 19 of 52

POLICY NUMBER: S1352759

COMMERCIAL GENERAL LIABILITY

#### THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

Name of Person or Organization:

SCHEDULE

Inland Mortgage Corporation
P.O. Box 40616
Indianapolis, In 46240

(If no entry appears above, information required to complete this endorsement will be shown in the Declaration as applicable to this endorsement.)

WHO IS AN INSURED (Section II) is amended to include as an insured the person or organization shown in th Schedule, but only with respect to liability arising out of your ongoing operations performed for that insured.

Case 1:05-cv-00309-KAJ Document 17-4 Filed 11/04/2005 Page 20 of 52

THIS ENDORSEMENT CH. NGES THE POLICY. PLEASE BAD IT CALL.

8	POLICY CHANGES	Endorsement #	4	
Named Insured:		Policy Number:	S 1352759	_
WHITE OAKS INC	P	olicy Effective Date:	10/11/96	
(SEE IL 70 16 0189)	Endouse	and T.C. stine Date:	02/19/07	_

Coverage Part Affected:

COMMERCIAL GENERAL LIABILITY

**CHANGES** 

The above coverage part is hereby amended as follows:

ADDITIONAL INSURED FORM 032010 1093 IS ADDED PER THE ATTACHED.

TOTAL ENDORSEMENT PREMIUM:

06/06/97 /HV/SJS

Date of Issue

Agent No. 8

JUN 1 0 1997



#### Document 17-4 Filed 11/04/2005 Page 21 of 52 DNAL INSURED - OWNERS ESSEES ON CONTRACTORS (FC M B)

POLICY NUMBER: \$ 1352759

COMMERCIAL GENERAL LIABILITY

#### THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

**SCHEDULE** 

Name of Person or Organization:

WAWA INC.

RED ROOF

260 WEST BALTIMORE PIKE

MEDIA, PA 19063

FOR LOCATION #3

(If no entry appears above, information required to complete this endorsement will be shown in the Declarations as applicable to this endorsement.)

WHO IS AN INSURED (Section II) is amended to include as an insured the person or organization shown in the Schedule, but only with respect to liability arising out of your ongoing operations performed for that insured.

Page 22 of 52

POLICY NUMBER: S 1352759

COMMERCIAL GENERAL LIABILITY

#### THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

SCHEDULE

Name of Person or Organization:

Wawa Inc

Red Roof 260 West Baltimore Pike Media, Pa ,9063

for location #3

(If no entry appears above, information required to complete this endorsement will be shown in the Declaration as applicable to this endorsement.)

WHO IS AN INSURED (Section (I) is amended to include as an insured the person or organization shown in th Schedule, but only with respect to liability arising out of your ongoing operations performed for that insured.

Selective	wew to Company		Policy Number: S 1352759	-
1 -12	Replaces Pol.#		Policy Effective Date: 10-11-96	; . : ·
Ing 075	S 1352759		Coverage Effective Date: (Same as Policy Effective Date unless otherwise show	wn.)
Named Ins	ured is:	[] I	Individual [X] Corporation	
		[ ] P	Partnership [ ] Joint Venture	
		[]0	Other	
Business of Nar	med Insured:	Carpe	entry Contractor	
Insurance is provided only fo	r those coverages for	which a s	specific limit is shown in the following coverage schedule	е.
	Co	verage	Schedule	
Cove	age		Limits	
General Aggregate Products-Completed		than	\$2,000,000.	
Products-Completed Aggregate Limit	l Operations		\$2,000,000.	
Personal and Adver	tising		\$1,000,000.	
Each Occurrence Li	mit		\$1,000,000.	
Fire Damage Limit			\$ 50,000. ANY ONE FIRE	
Medical Expense Li	mit		\$ 5,000. ANY ONE PERSON	
t was j		·		
	ents: /L0021 1194 /CG0001 1093 /CG2504 1185		CG2010 1093	
			Premium \$ 9,567.00	· ·

### Case 1:05-cv-00300-KAJr Document 17-4, Filed 11/04/2005 Page 24 of 52

Selective	This schedule lists classifications, exp: des, rates and premiums for those parts indicated below:  [X] Commercial General Liability  [] Products/Completed Operate [] Owners and Contractors Protective Liability  [] Liquor Liability							
		1	RA	TES	ADVANCE PREMIUM			
CLASSIFICATION	CLASS	PREMIUM BASIS	PREMISES - OPERATIONS	PRODUCTS - COMPLETED OPERATIONS	PREMISES - OPERATIONS	PRODUCTS COMPLETED OPERATION		
		a) Area c) Total Cost p) Payroll s) Gross Sales u) Units t) Acres	a) per 1000 so c) per \$1000 o p) per \$1000 o s) per \$1000 o u) per Unit t) per Acre	quare feet of Cost of Payroll		O, LOGITUM		
			1					
CARPENTRY - CONSTRUCTION OF RESIDENTIAL PROPERTY NOT EXCEEDING THREE STORIES IN HEIGHT	91340#	600,000.00 (p)	6.015	1.865	3,609.00	1,119.0		
Loc IA: 1 S Old Baltimore Pike, Newark, DE								
CONTRACTORS - SUBCONTRACTED WORK - IN CONNECTION WITH BUILDING CONSTRUCTION, RECONSTRUCTION, REPAIR OR ERECTION - ONE OR TWO FAMILY DWELLINGS	91583	3,500,000.00 (c)	0.161	0.341	564.00	1,194.00		
Loc 1B: See Loc 1A								
VACANT LAND - OTHER THAN NOT- FOR-PROFIT	49451#	173.00 (t)	2.191	INCL.	379.00	INCL		
Loc 2A: Summit Bridge Road, East, Middletown, DE								
					1			
Minimum Premium \$ 208.00 / \$ Location Of All Premises You Own, See Above Schedule			Total Advance f same as Addres	<del></del>	Cont.	Cont.		
Your Interest In These Premises:	X) Owner	[ ] General Lessee	[ ] Tenant [	1				
Part You Occupy: Portion	This Sch	edule lists all you	r premises, oper		er exposures, 35	they		
.639 (1/87)	exist as	of the Coverage Ef	rective Date.	<del></del>				

CLASSIFICATION  CLASSIFICATION  CLASSIFICATION  CLASSIFICATION  CODE  BASIS  OPERATIONS  OPERATIONS  OPERATIONS  OPERATIONS  A) Area  c) Total Cost p) Payroll s) Gross Sales u) Units u) per \$1000 of Sales u) Units u) per Unit t) Acres  c) PREMISES - PRODUCTS - PREMISES c) PREMISES c) PREMISES - PRODUCTS - PREMISES c) PREMISES c) PREMISES - PRODUCTS - PREMISES c) PREMISES c) PREMISES c) PREMISES - PRODUCTS - PREMISES c) PREMISE c) PREMISES c) PREM	DVANCE PREM	
CLASSIFICATION  CLASSIFICATION  CLASSIFICATION  CODE  BASIS  OPERATIONS  OPERA		
CLASSIFICATION  a) Area c) Total Cost p) Payroll s) Gross Sales u) Units t) Acres  c) Der \$1000 square feet c) per \$1000 of Cost p) per \$1000 of Payroll s) per \$1000 of Sales u) per Unit t) per Acre  DMELLINGS - ONE-FAMILY (LESSOR'S RISK ONLY)  63010  1.00 (u) 17.094  INCL. 17	· · · · · · · · · · · · · · · · · · ·	PRODUCTS
a) Area c) Total Cost p) Payroll s) Gross Sales u) Units t) Acres  DWELLINGS - ONE-FAMILY (LESSOR'S RISK ONLY)  a) per 1000 square feet c) per \$1000 of Cost p) per \$1000 of Payroll s) per \$1000 of Sales u) per Unit t) per Acre  1.00 (u) 17.094 INCL. 17	IONS C	COMPLETE
a) Area c) Total Cost p) Payroll s) Gross Sales u) Units t) Acres  DWELLINGS - ONE-FAMILY (LESSOR'S RISK ONLY)  a) per 1000 square feet c) per \$1000 of Cost p) per \$1000 of Payroll s) per \$1000 of Sales u) per Unit t) per Acre  1.00 (u) 17.094 INCL. 17		DPERATION
p) Payroll s) Gross Sales u) Units t) Acres  p) per \$1000 of Payroll s) per \$1000 of Sales u) per Unit t) per Acre  DWELLINGS - ONE-FAMILY (LESSOR'S RISK ONLY)  p) per \$1000 of Payroll s) per \$1000		
p) Payroll s) Gross Sales u) Units t) Acres  DMELLINGS - ONE-FAMILY (LESSOR'S RISK ONLY)  p) per \$1000 of Payroll s) per \$1000 of Sales u) per Unit t) per Acre		
s) Gross Sales u) Units t) Acres  DWELLINGS - ONE-FAMILY (LESSOR'S RISK ONLY)  s) Gross Sales u) per \$1000 of Sales u) per Unit t) per Acre  1.00 (u) 17.094  INCL. 17		
DWELLINGS - ONE-FAMILY 63010 1.00 (u) 17.094 INCL. 17 (LESSOR'S RISK ONLY)	Ì	
DWELLINGS - ONE-FAMILY 63010 1.00 (u) 17.094 INCL. 17 (LESSOR'S RISK ONLY)	Í	
DWELLINGS - ONE-FAMILY 63010 1.00 (u) 17.094 INCL. 17 (LESSOR'S RISK ONLY)	. !	
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(LESSOR'S RISK ONLY)	1	
(LESSOR'S RISK ONLY)		
(LESSOR'S RISK ONLY)	.00	INCI
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oc 2B: See Loc 2A	1	
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UILDINGS OR PREMISES - BANK 61217 10.068.00 (a) 17.745 INCL. 179	.00	INC
R OFFICE - MERCANTILE OR	- 1	
UNUFACTURING - MAINTAINED BY	1	
E INSURED (LESSOR'S RISK	}	
ILY)- OTHER THAN NOT-FOR-	1	
OF1T	j	
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oc 3A: Rts 40 & 7 Wawa. Bear		
DE DE		
	1	
CANT LAND - OTHER THAN NOT- 494514 15.00 (t) 2.191 INCL. 33.	00	INCL
R-PROFIT		
oc 3B: See Loc 3A	}	4.4
	}	
	-	
nimum Premium \$ 208.00 / \$ 312.00 Total Advance Premium \$ Cont		Cont.
ocation Of All Premises You Dwn, Rent or Control: (Enter Same if same as Address)		
TE NOUVE SCHEDUTE		
Library La Thora Demisson 181 Owner 11 Committee 11 Tonnet 11		
our interest in These Premises: [X] Owner     General Lessee     Tenant		
rt You Occupy: Portion		)
This Schedule lists all your premises, operations and other exposur		<u> </u>
exist as of the Coverage Effective Date.	es, as they	, , , , , , , , , , , , , , , , , , ,
539 (3/87) ABANCH DELÉCE CÓCY	es, as they	y

## Case 1:05-cv-00309-KAJ, Document 17-4, Filed 11/04/2005 Page 26 of 52

Selective	parts [X] Co	This schedule lists classifications, exposites, rates and premiums for those coverage parts indicated below:  [X] Commercial General Liability  [] Products/Completed Operations  [] Owners and Contractors Protective Liability  []						
			R	ATES	ADVANCE	PREMIUM		
CLASSIFICATION	CLASS CODE	PREMIUM BASIS	PREMISES - OPERATIONS	PRODUCTS - COMPLETED OPERATIONS	PREMISES - OPERATIONS	PRODUCTS COMPLETED OPERATIONS		
		a) Area c) Total Cost p) Payroll s) Gross Sales u) Units t) Acres	a) per 1000 c) per \$1000 p) per \$1000 s) per \$1000 u) per Unit t) per Acre	square feet of Cost of Payroll		3.504.1045		
					}			
REAL ESTATE DEVELOPMENT PROPERTY	47051	3.00 (t)	14.587	INCL.	44.00	INCL.		
Loc 5A: Old Airport Rd & I-95 New Castle, DE								
VACANT LAND - OTHER THAN NOT- FOR-PROFIT	49451#	19.00 (t)	2.191	INCL.	42.00	INCL.		
Loc 6A: Taylortowne Smalleys Dam Rd, Newark, DE				·				
					,			
VACANT LAND - OTHER THAN NOT- FOR-PROFIT	49451#	12.00 (t)	2.191	INCL.	26.00	INCL		
Loc 7A: Rivers End, Smalleys Dam Road, Newark, DE			·					
Minimum Premium \$ 208.00 / Location Of All Premises You Own, See Above Schedule				ce Premium \$	Cont.	Cont.		
Your Interest In These Premises:	[X] Owner	General Lessee	[ ] Tenant	[]				
Part You Occupy: Portion	This Sci	nedule lists all you	r premises, one	rations and oth	er exposures, as	they		
	i	of the Coverage Ef		and Oth	t)			
-639 -(3/87)		5-						

# Case 1:05-cv-00309-KAJ Document 17-4 Filed 11/04/2005 Page 27 of 52 Commercal Liability Coverage Part Schedule

Selective	parts [X] Co	rotective Liability [ ] Liquor Liability				
			R/	ATES	ADVANCE	PREMIUM
	CLASS CODE	PREMIUM BASIS	PREMISES - OPERATIONS	PRODUCTS - COMPLETED	PREMISES - OPERATIONS	PRODUCTS COMPLETED
CLASSIFICATION				OPERATIONS		OPERATIONS
	· <del> </del>	a) Area	a) per 1000 s	quare feet		
		c) Total Cost	c) per \$1000	of Cost		
		p) Payroll	p) per \$1000			
	1	s) Gross Sales	s) per \$1000	of Sales		
		u) Units	u) per Unit			
	1	t) Acres	t) per Acre			
				1		
VACANT LAND - OTHER THAN NOT- FOR-PROFIT	49451#	19.00 (t)	2.191	INCL.	42.00	INCL.
Loc 8A: Wellington Woods Off Rt 40, Bear, DE		·				
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	1	·				
VACANT LAND - OTHER THAN NOT- FOR-PROFIT	494514	40.00 (t)	2.191	INCL.	88.00	INCL.
Loc 8B: See Loc 8A						
			}			•
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VACANT LAND - OTHER THAN NOT- FOR-PROFIT	49451#	111.00 (t)	2.191	INCL.	243.00	INCL.
Loc 9A: Summit Bridge Road, West, Middletown, DE						
				1	:	
	[		ł			
		'	. 1			
			1			
Minimum Premium \$ 208.00 /	312	.00	Total Advanc	e Premium \$	Cont.	Cont.
Location Of All Premises You Own, See Above Schedule		ntrol: (Enter Same i	if same as Addre	ess)		
Your Interest In These Premises:	[X] Owner	[ ] General Lessee	[ ] Tenant	1)		
Part You Occupy: Portion						
		hedule lists all you		rations and other	er exposures, as	thay
	exist a	s of the Coverage Ef	rective Date.	·		

## Case 1:05-cv-00309-KAJ Document 17-4 Filed 11/04/2005 Page 28 of 52

Selective	This schedule lists classifications, exposures, rates and premiums for those coverage parts indicated below:  [X] Commercial General Liability [ ] Products/Completed Operations  [ ] Owners and Contractors Protective Liability [ ] Liquor Liability  [ ]						
			R.A	NIES	ADVANCE	PREMIUM	
CLASSIFICATION	CLASS CODE	PREMIUM BASIS	PREMISES - OPERATIONS	PRODUCTS - COMPLETED OPERATIONS	PREMISES - OPERATIONS	PRODUCTS - COMPLETED OPERATIONS	
		a) Area c) Total Cost p) Payroll s) Gross Sales u) Units t) Acres	a) per 1000 s c) per \$1000 p) per \$1000 s) per \$1000 u) per Unit t) per Acre	quare feet of Cost of Payroll		5. 2.0017010	
VACANT LAND - OTHER THAN NOT- FOR-PROFIT	49451#	16.00 (t)	2,191	INCL.	35.00	INCL.	
Loc 10A: Summit Bridge Road, Central, Middletown, OE							
REAL ESTATE DEVELOPMENT PROPERTY	47051	19.00 (t)	14.587	INCL.	277.00	INCL.	
Loc 11A: Lot 1, Route 1, Rehoboth Shores Estates, Rehoboth, DE							
BUILDINGS OR PREMISES - BANK OR OFFICE - MERCANTILE OR MANUFACTURING - MAINTAINED BY THE INSURED (LESSOR'S RISK ONLY)- OTHER THAN NOT-FOR- PROFIT	61217	4,000.00 (a)	17.745	INCL.	71.00	INCL.	
Loc 13A: 467 Airport Road, New Castle , DE							
Minimum Premium \$ 208.00 / Location Of All Premises You Own, See Above Schedule			Total Advance f same as Addres		Cont	Cont.	
Your Interest In These Premises:	[X] Owner	[ ] General Lessee	[ ] Tenant	}			
Part You Occupy: Portion	This Sch	edule lists all your of the Coverage Eff	r premises, oper		er exposures, as	they	
606 40 40 40	3	et .			,		

### Case 1:05-cv-003031164. Dogument 17-4 Filed 11/04/2005 Page 29 of 52

Selective	parts [X] Com	This schedule lists classifications, exposites, rates and premiums for those coverage parts indicated below:  [X] Commercial General Liability  [] Products/Completed Operations  [] Owners and Contractors Protective Liability  [] Liquor Liability  []						
		1	R/	ATES	ADVANCE	PREMIUM		
CLASSIFICATION	CLASS CODE	PREMIUM BASIS	PREMISES - OPERATIONS	PRODUCTS - COMPLETED OPERATIONS	PREMISES - OPERATIONS	PRODUCTS - COMPLETED OPERATIONS		
		a) Area c) Total Cost p) Payroll s) Gross Sales u) Units t) Acres	a) per 1000 s c) per \$1000 p) per \$1000 s) per \$1000 u) per Unit t) per Acre	quare feet of Cost of Payroll		0, 5, 5, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1,		
		·		•				
DWELLINGS - ONE-FAMILY (LESSOR'S RISK ONLY)	63010	1.00 (u)	17.094	INCL.	17.00	INCL.		
Loc 14A: 800 Ocean Drive, Bethany Beach, DE								
DWELLINGS - ONE-FAMILY (LESSOR'S RISK ONLY)	63010	1.00 (u)	17.094	INCL.	17.00	INCL.		
Loc 15A: Bear-Corbott Road. New Castle, DE								
VACANT LAND - OTHER THAN NOT- FOR-PROFIT	49451#	42.00 (t)	2.191	INCL.	92.00	INCL.		
Loc 15B: See Loc 15A								
Minimum Premium \$ 208.00 /	\$ 312	00	Total Advanc	a Pronjun t	Cont	Cont		
Location Of All Premises You Own See Above Schedule					Cont			
Your Interest In These Premises:	[X] Owner	[ ] General Lessee	Tenant	[ ]				
Part You Occupy: Portion	6	nedule lists all you of the Coverage Ef	•	rations and oth	er exposures, as	they		
(0) (0)(0)								

Selective	This schedule lists classifications, explains, rates and premiums for those coverage parts indicated below:  [X] Commercial General Liability  [] Products/Completed Operations  [] Owners and Contractors Protective Liability  [] Liquor Liability					
		1	R/	ATES	ADVANCE	PREMIUM
	CLASS	PREMIUM	PREMISES -	PRODUCTS -	PREMISES -	PRODUCTS
	CODE	BASIS	OPERATIONS	COMPLETED	OPERATIONS	COMPLETED
CLASSIFICATION				OPERATIONS		OPERATION
	<del> </del>	a) Area	a) per 1000 s			OLEMITON
ì	1	c) Total Cost	c) per \$1000		• .	}
	1	p) Payroll	p) per \$1000			}
• '	1	j -	s) per \$1000			
	ł	s) Gross Sales	1	or sales		
	· f	u) Units	u) per Unit			· .
	1	t) Acres	t) per Acre			
		·		·		
ł						
VACANT LAND - OTHER THAN NOT-	49451#	30.00 (t)	2.191	INCL.	66.00	INCL
FOR-PROFIT	1 1				, i	
					·	
Loc 16A: St Georges Hundred,						
St Georges, DE	1 1					
	j j		i			·
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	1 1	j				
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	1 1	ŀ		j		
DWELLINGS - ONE-FAMILY (LESSOR'S RISK ONLY)	63010	1.00 (u)	17.094	INCL.	17.00	INCL
Loc 17A: 2569 Dupont Highway. Middletown, DE						
REAL ESTATE DEVELOPMENT	47051	6.50 (t)	14.587	INCL.	95.00	INCL.
PROPERTY					·	
Loc 18A: 1911 Kirkwood Hwy, (Richards Lane) Newark, DE						
		J		į	-	
					1	
Minimum Premium \$ 208.00 /			Total Advanc		Cont	Cont
Location Of All Premises You Own, See Above Schedule	Rent or Cor	ntrol: (Enter Same in	f same as Addre	ss)		·
Your Interest In These Premises:	[X] Owner	[ ] General Lessee	[ ] Tenant	[ ]		
Part You Occupy: Portion						
	This Sch	edule lists all your	premises, oper	ations and other	er exposures, as	tney
	exist as of the Coverage Effective Date.					

## Case 1:05-cv-00309-KAJ Document 17-4 Filed 11/04/2005 Page 31 of 52

Selective	This schedule lists classifications, exposes, rates and premiums for those coverage parts indicated below:  [X] Commercial General Liability  [] Products/Completed Operations  [] Owners and Contractors Protective Liability  []					
	1		. RA	ITES	ADVANCE	PREMIUM
CLASSIFICATION	CLASS	PREMIUM BASIS	PREMISES - OPERATIONS	PRODUCTS - COMPLETED OPERATIONS	PREMISES - OPERATIONS	PRODUCTS COMPLETED OPERATION
CEASIN TON YOU		a) Area c) Total Cost p) Payroll s) Gross Sales u) Units t) Acres	a) per 1000 s c) per \$1000 p) per \$1000 s) per \$1000 u) per Unit t) per Acre	quare feet of Cost of Payroll		0. 2011 101
VACANT LAND - OTHER THAN NOT- FOR-PROFIT	49451#	10.00 (t)	2.191	INCL.	22.00	INCL
Loc 18B: See Loc 18A					·	
VACANT LAND - OTHER THAN NOT- FOR-PROFIT	49451#	20.00 (t)	2.191	INCL.	44.00	INCL
Loc 19A: Route 273, New Castle, DE						
	į.					
DWELLINGS - ONE-FAMILY (LESSOR'S RISK ONLY)	63010	1.00 (u)	17.094	incl.	17.00	INCL
Loc 20A: 57 Hillary Circle, Bear Crossing, DE						
		•				
Minimum Premium \$ 208.00 / Location Of All Premises You Own, See Above Schedule			Total Advanc f same as Addre		Cont.	Cont.
Your Interest In These Premises:	[X] Owner	[ ] General Lessee	[ ] Tenant	[]		
Part You Occupy: Portion		nedule lists all you s of the Coverage Ef		rations and oth	ner exposures, as	they

Selective	This schedule lists classifications, exposures, rates and premiums for those coverage parts indicated below:  [X] Commercial General Liability  [] Products/Completed Operations  [] Owners and Contractors Protective Liability  []					
	-	·	T R	ATES	ADVANCE PREMIUM	
CLASSIFICATION	CLASS CODE	PREMIUM BASIS	PREMISES - OPERATIONS	PRODUCTS - COMPLETED	PREMISES - OPERATIONS	PRODUCTS COMPLETED
CLASSIFICATION		a) Area c) Total Cost p) Payroll s) Gross Sales u) Units t) Acres	a) per 1000 (c) per \$1000 p) per \$1000 s) per \$1000 u) per Unit t) per Acre	of Cost of Payroll		OPERATION
MODEL HOMES	46362	1.00 (u)	63.161	INCL.	63.00	INCL
Loc 21A: 2 Hillary Circle, Bear Crossing, DE						
MODEL HOMES	46362	1.00 (u)	63.161	INCL.	63.00	INCL.
Loc 22A: 308 Hackberry Drive. Rutledge, DE				·		
DWELLINGS - ONE-FAMILY (LESSOR'S RISK ONLY)	63010	1.00 (u)	17.094	INCL.	17.00	INCL
Loc 23A: 4 Highland Way, Pemberley, Newark, DE						
	,					
Minimum Premium \$ 208.00 / \$ Location Of All Premises You Own, See Above Schedule	312. Rent or Con		Total Advanc f same as Addre		Cont	Cont
Your Interest In These Premises: 1	X} Owner	General Lessee	[ ] Tenant	11		
Part You Occupy: Portion	This Sch	edule lists all your	r premises, ope	rations and other	r exposures, as	they
-639~ (3/87)		of the Coverage Eff			<u> </u>	

Selective	This schedule lists classifications, expesses, rates and premiums for those coverage parts indicated below:  [X] Commercial General Liability  [] Products/Completed Operations  [] Owners and Contractors Protective Liability  []						
			R.A	TES	ADVANCE	PREMIUM	
CLASSIFICATION	CLASS	PREMIUM BASIS	PREMISES - OPERATIONS	PRODUCTS - COMPLETED OPERATIONS	PREMISES - OPERATIONS	PRODUCTS COMPLETED OPERATION	
CLASSII ICATION		a) Area	a) per 1000 s	<del></del>	<del> </del>	OFERMILOR	
		c) Total Cost p) Payroll s) Gross Sales u) Units t) Acres	c) per \$1000 p) per \$1000 s) per \$1000 u) per Unit t) per Acre	of Cost of Payroll			
		ex nores	ty per nere				
			1				
REAL ESTATE DEVELOPMENT PROPERTY	47051	32.00 (t)	14.587	INCL.	467.00	INCL	
Loc 24A: Stone Mill Development, Bear, DE						·	
			į	•	· .		
MODEL HOMES	46362	1.00 (u)	63,161	INCL.	63.00	INCL	
Loc 25A: Lot 24, 5 West Richards Lane, Wilmington, DE							
	s						
MODEL HOMES	46362	1.00 (u)	63.161	INCL.	63.00	INCL.	
Loc 26A: Lot 140, Lea Eara Farms, Middletown, DE							
	·						
finimum Premium \$ 208.00 /			Total Advance		Cont	Cont	
ocation Of All Premises You Dwn, see Above Scheudle	Rent or Cor	ntrol: (Enter Same i	f same as Addres	ss)			
our Interest In These Premises:	[X] Owner	[ ] General Lessee	[ ] Tenant				
art You Occupy: Portion							
		edule lists all you of the Coverage Eff		ations and oth	er exposures, as	they	

## Case 1:05-cv-00309-KAJ Document 17-4 Filed 11/04/2005 Page 34 of 52 Commer 31 Liability Coverage Part Schedule

Selective	This schedule lists classifications, exposures, rates and premiums for those coverage parts indicated below:  [X] Commercial General Liability  [] Products/Completed Operations  [] Owners and Contractors Protective Liability  []						
	1		. RA	TES	ADVANCE	PREMIUM	
	CLASS CODE	PREMIUM BASIS	PREMISES - OPERATIONS	PRODUCTS - COMPLETED	PREMISES - OPERATIONS	PRODUCTS COMPLETED	
CLASSIFICATION	<del> </del>		1000	OPERATIONS		OPERATIONS	
		a) Area c) Total Cost	a) per 1000 s c) per \$1000				
		p) Payroll	p) per \$1000				
	1	s) Gross Sales	s) per \$1000				
}		u) Units	u) per Unit	İ			
		ţ)_Acres	t) per Acre		•		
		. •					
					•		
MODEL HOMES	46362	1.00 (u)	63.161	INCL.	63.00	INCL.	
Loc 27A: Lot 14, Bellwether Manor, Bear, DE							
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MODEL HOMES	46362	1.00 (u)	63.161	INCL.	63.00	INCL.	
Loc 29A: Lot 13, Beliwether Manor, Bear, DE							
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	[. ]	·		1			
'	1	·					
			,				
REAL ESTATE DEVELOPMENT PROPERTY	47051	10.00 (t)	14.086	INCL.	141.00	INCL.	
Loc 30A: Striper Run,			]	[	j		
Waterman Estates,				1	ļ		
Rock Hall, MD			j				
			1	1			
			1	1			
			}	į			
200 22		00	Table 1	- 0		Cont	
Minimum Premium \$ 208.00 /			Total Advance		Cont	Cont	
Location Of All Premises You Own, See Above Schedule	Relit OF COT	econ frure, some i	o some as moure:	>> <i>)</i>			
Your Interest In These Premises:	X) Owner	General Lessee	[ ] Tenant	<u> </u>	<del></del>		
Part You Occupy: Portion							
		edule lists all you		rations and other	er exposures, as	they	
(20, /2/07)	exist as	of the Coverage Ef	fective Date.		14.5		

## Case 1:05-cv-00309-KAJ Document 17-4 Filed 11/04/2005 Page 35 of 52 Commerc 31 Liability Coverage Part Screen

Selective	parts [X] Co	This schedule lists classifications, exposures, rates and premiums for those coverage parts indicated below:  [X] Commercial General Liability  [] Products/Completed Operations  [] Owners and Contractors Protective Liability  []					
				TES		PREMIUM	
CLASSIFICATION	CLASS	PREMIUM BASIS	PREMISES - OPERATIONS	PRODUCTS - COMPLETED OPERATIONS	PREMISES - OPERATIONS	PRODUCTS . COMPLETED OPERATIONS	
CLASSITICATION		a) Area c) Total Cost p) Payroll s) Gross Sales u) Units	a) per 1000 s c) per \$1000 p) per \$1000 s) per \$1000 u) per Unit	quare feet of Cost of Payroll		O. CONTIONS	
		7.					
VACANT BUILDINGS - NOT FACTORIES - OTHER THAN NOT- FOR-PROFIT	68606	31,035.00 (a)	6.918	INCL.	215.00	INCL.	
Loc 31A: 2160 New Castle Ave, New Castle, DE							
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		•					
Minimum Premium \$ 208.00 /	312	1.00	Total Advance	e Premium \$	7,254.00	2,313.00	
Location Of All Premises You Own, See Above Schedule	, Rent or Co	ntrol: (Enter Same i	f same as Addre	ss)			
Your Interest In These Premises:	[X] Dwner	] General Lessee	[ ] Tenant				
Part You Occupy: Portion	i	hedule lists all you s of the Coverage Ef		rations and oth	er exposures, as	they	
630 43/871							

POLICY NUMBER:

S 1352759

COMMERCIAL GENERAL LIABILITY

#### THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

SCHEDULE

Name of Person or Organization:

BENEFICIAL NATIONAL BANK, ITS SUCCESSORS & ASSIGNS 301 NORTH WALNUT STREET P.O. BOX 1551 WILMINGTON, DE 19899-1551

(If no entry appears above, information required to complete this endorsement will be shown in the Declarations as applicable to this endorsement.)

WHO IS AN INSURED (Section II) is amended to include as an insured the person or organization shown in the Schedule, but only with respect to liability arising out of your ongoing operations performed for that insured.

POLICY NUMBER: S 1352759

COMMERCIAL GENERAL LIABILITY

# THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

SCHEDULE

Name of Person or Organization:

MARYLAND NATIONAL BANK P.O. BOX 987 BALTIMORE, MD 21203

(If no entry appears above, information required to complete this endorsement will be shown in the Declarations as applicable to this endorsement.)

POLICY NUMBER: S 1352759

COMMERCIAL GENERAL LIABILITY

## THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

SCHEDULE

Name of Person or Organization:

MAIN LINE FEDERAL SAVINGS BANK LANCASTER AVENUE & ROUTE 320 VILLANOVA, PA 19085

(If no entry appears above, information required to complete this endorsement will be shown in the Declarations as applicable to this endorsement.)

POLICY NUMBER: S 1352759

COMMERCIAL GENERAL LIABILITY

## THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

SCHEDULE

Name of Person or Organization:

COMMERCE BANK, N/A 1701 ROUTE 70 EAST CHERRY HILL, NJ 08034

(If no entry appears above, information required to complete this endorsement will be shown in the Declarations as applicable to this endorsement.)

Page 40 of 52

POLICY NUMBER: S 1352759

COMMERCIAL GENERAL LIABILITY

## THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

## **SCHEDULE**

Name of Person or Organization:

NEW CASTLE DEPARTMENT OF PUBLIC WORKS ROOM 130 2701 CAPITOL TRAIL NEWARK, DE 19711

(If no entry appears above, information required to complete this endorsement will be shown in the Declarations as applicable to this endorsement.)

# POLLUTION EXCLUSION (LIMITED FORM)

## THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

This endorsement modifies insurance provided under the following:

BUSINESSOWNERS POLICY COMMERCIAL GENERAL LIABILITY COVERAGE PART OWNERS AND CONTRACTORS PROTECTIVE LIABILITY COVERAGE PART PRODUCTS/COMPLETED OPERATIONS LIABILITY COVERAGE PART GARAGE COVERAGE PART

All exclusions and any modifications to those exclusions which are a part of this coverage part and relate to the actual, alleged or threatened discharge, dispersal seepage, migration, release or escape of "pollutants" are replaced by the following exclusion:

We shall have no obligation under this coverage part:

- a. to investigate, settle or defend any claim or suit against any insured alleging actual or threatened injury or damage of any nature or kind to persons or property which:
  - 1. arises out of the "pollution hazard;" or
  - 2. would not have occurred but for the "pollution hazard:" or
- b. to pay any damages, judgments, settlements, losses, costs or expenses of any kind or nature that may be awarded or incurred by reason of any such claim or suit or any such actual or threatened injury or damage; or
- c. for any losses, costs or expenses arising out of any obligation order, direction or request of or upon any insured or others, including but not limited to any governmental obligation, order, direction or request, to test for, monitor, clean up, remove, contain, treat, detoxify or neutralize, or in any way respond to, or assess the effects of "pollutants."

"Pollutants" means any solid, liquid, gaseous or thermal irritant or contaminant, including smoke, vapor, soot, fumes, acids, alkalis, chemicals and waste. Waste includes materials to be recycled, reconditioned or reclaimed.

"Pollution hazard" means an actual exposure or threat of exposure to the corrosive, toxic or other harmful properties of any "pollutants" arising out of the discharge, dispersal, seepage, migration, release or escape of such "pollutants."

Parts a. and b. above, of this exclusion do not apply

- A. Injury or damage caused by heat, smoke or fumes from a hostile fire. A hostile fire means one which becomes uncontrollable or breaks out from where it was intended to be, provided such hostile fire arises:
  - 1. at or from premises owned, rented or occupied by you; or
  - 2. at or from any site or location on which you or any contractor or subcontractors working directly or indirectly on your behalf are performing operations.
- B. Injury or damage arising from the actual discharge or release of any Pollutants" that:
  - 1. takes place entirely inside a building or structure; and
  - 2. the injury or damage is the result of an exposure which takes place entirely within a building or structure; and
  - 3. results from an actual discharge or release beginning and ending within a single forty-eight (48) hour period; and
  - 4. the exposure occurs within the same forty-eight (48) hour period referred to in 3. above: and
  - 5. the company or it's agent is notified of the injury or damage within thirty (30) days of the actual discharge or release; or, in the case of bodily injury, the bodily injury is treated by a physician or death results within thirty (30) days of the exposure.

All other terms, conditions and exclusions of the policy apply to this endorsement.

# COMMERCIAL GENERAL LIABIL Y COVERAGE FORM

COMMERCIAL GENERAL LIABILITY

Various provisions in this policy restrict coverage. Read the entire policy carefully to determine rights, duties and what is and is not covered.

Throughout this policy the words "you" and "your" refer to the Named Insured shown in the Declarations, and any other person or organization qualifying as a Named Insured under this policy. The words "we," "us" and "our" refer to the company providing this insurance.

The word "insured" means any person or organization qualifying as such under WHO IS AN INSURED (SECTION II).

Other words and phrases that appear in quotation marks have special meaning. Refer to DEFINITIONS (SECTION V).

## **SECTION I - COVERAGES**

# COVERAGE A. BODILY INJURY AND PROPERTY DAMAGE LIABILITY

## 1. Insuring Agreement.

- a. We will pay those sums that the insured becomes legally obligated to pay as damages because of "bodily injury" or "property damage" to which this insurance applies. We will have the right and duty to defend any "suit" seeking those damages. We may at our discretion investigate any "occurrence" and settle any claim or "suit" that may result. But:
  - (1) The amount we will pay for damages is limited as described in LIMITS OF INSURANCE (SECTION III); and
  - (2) Our right and duty to defend end when we have used up the applicable limit of insurance in the payment of judgments or settlements under Coverages A or B or medical expenses under Coverage C.

No other obligation or liability to pay sums or perform acts or services is covered unless explicitly provided for under SUPPLEMENTARY PAYMENTS - COVERAGES A AND B.

- This insurance applies to "bodily injury" and "property damage" only if:
  - (1) The "bodily injury" or "property damage" is caused by an "occurrence" that takes place in the "coverage territory;" and
  - (2) The "bodily injury" or "property damage" occurs during the policy period.

c. Damages because of "bodily injury" include damages claimed by any person or organization for care, loss of services or death resulting at any time from the "bodily injury."

#### 2. Exclusions.

This insurance does not apply to:

a. Expected or Intended Injury

"Bodily injury" or "property damage" expected or intended from the standpoint of the insured. This exclusion does not apply to "bodily injury" resulting from the use of reasonable force to protect persons or property.

b. Contractual Liability

"Bodily injury" or "property damage" for which the insured is obligated to pay damages by reason of the assumption of liability in a contract or agreement. This exclusion does not apply to liability for damages:

- (1) Assumed in a contract or agreement that is an "insured contract," provided the "bodily injury" or "property damage" occurs subsequent to the execution of the contract or agreement; or
- (2) That the insured would have in the absence of the contract or agreement.
- c. Liquor Liability

"Bodily injury" or "property damage" for which any insured may be held liable by reason of:

- Causing or contributing to the intoxication of any person;
- (2) The furnishing of alcoholic beverages to a person under the legal drinking age or under the influence of alcohol; or
- (3) Any statute, ordinance or regulation relating to the sale, gift, distribution or use of alcoholic beverages.

This exclusion applies only if you are in the business of manufacturing, distributing, selling, serving or furnishing alcoholic beverages.

d. Workers Compensation and Similar Laws

Any obligation of the insured under a workers compensation, disability benefits or unemployment compensation law or any similar law.

e. Employer's Liability

"Bodily injury" to:

- (1) An "employee" of the insured arising out of and in the course of:
  - (a) Employment by the insured; or
  - (b) Performing duties related to the conduct of the insured's business; or
- (2) The spouse, child, parent, brother or sister of that "employee" as a consequence of paragraph (1) above.

This exclusion applies:

- (1) Whether the insured may be liable as an employer or in any other capacity; and
- (2) To any obligation to share damages with or repay someone else who must pay damages because of the injury.

This exclusion does not apply to liability assumed by the insured under an "insured contract."

#### f. Pollution

- (1) "Bodily injury" or "property damage" arising out of the actual, alleged or threatened discharge, dispersal, seepage, migration, release or escape of pollutants:
  - (a) At or from any premises, site or location which is or was at any time owned or occupied by, or rented or loaned to, any insured;
  - (b) At or from any premises, site or location which is or was at any time used by or for any insured or others for the handling, storage, disposal, processing or treatment of waste;
  - (c) Which are or were at any time transported, handled, stored, treated, disposed of, or processed as waste by or for any insured or any person or organization for whom you may be legally responsible; or
  - (d) At or from any premises, site or location on which any insured or any contractors or subcontractors working directly or indirectly on any insured's behalf are performing operations:
    - (i) if the pollutants are brought on or to the premises, site or location in connection with such operations by such insured, contractor or subcontractor; or
    - (ii) if the operations are to test for, monitor, clean up, remove,

contain, treat, detoxify or neutralize, or in any way respond to, or assess the effects of pollutants.

Subparagraphs (a) and (d)(i) do not apply to "bodily injury" or "property damage" arising out of heat, smoke or furnes from a hostile fire.

As used in this exclusion, a hostile fire means one which becomes uncontrollable or breaks out from where it was intended to be.

- (2) Any loss, cost or expense arising out of any:
  - (a) Request, demand or order that any insured or others test for, monitor, clean up, remove, contain, treat, detoxify or neutralize, or in any way respond to, or assess the effects of pollutants; or
  - (b) Claim or suit by or on behalf of a governmental authority for damages because of testing for monitoring, cleaning up, removing, containing, treating, detoxifying or neutralizing, or in any way responding to, or assessing the effects of pollutants.

Pollutants means any solid, liquid, gaseous or thermal irritant or contaminant, including smoke, vapor, soot, fumes, acids, alkalis, chemicals and waste. Waste includes materials to be recycled, reconditioned or reclaimed.

g. Aircraft, Auto or Watercraft

"Bodily injury" or "property damage" arising out of the ownership, maintenance, use or entrustment to others of any aircraft, "auto" or watercraft owned or operated by or rented or loaned to any insured. Use includes operation and "loading or unloading."

This exclusion does not apply to:

- A watercraft while ashore on premises you own or rent;
- (2) A watercraft you do not own that is:
  - (a) Less than 26 feet long; and
  - (b) Not being used to carry persons or property for a charge;
- (3) Parking an "auto" on, or on the ways next to, premises you own or rent, provided the "auto" is not owned by or rented or loaned to you or the insured;

- (4) Liability assumed under any "insured contract" for the ownership, maintenance or use of aircraft or watercraft; or
- (5) "Bodily injury" or "property damage" arising out of the operation of any of the equipment listed in paragraph f.(2) or f.(3) of the definition of "mobile equipment".
- h. Mobile Equipment

"Bodily injury" or "property damage" arising out of:

- The transportation of "mobile equipment" by an "auto" owned or operated by or rented or loaned to any insured; or
- (2) The use of "mobile equipment" in, or while in practice for, or while being prepared for, any prearranged racing, speed, demolition, or stunting activity.
- i. War

"Bodily injury" or "property damage" due to war, whether or not declared, or any act or condition incident to war. War includes civil war, insurrection, rebellion or revolution. This exclusion applies only to liability assumed under a contract or agreement.

j. Damage to Property

"Property damage" to:

- (1) Property you own, rent, or occupy;
- (2) Premises you sell, give away or abandon, if the "property damage" arises out of any part of those premises;
- (3) Property loaned to you;
- (4) Personal property in the care, custody or control of the insured:
- (5) That particular part of real property on which you or any contractors or subcontractors working directly or indirectly on your behalf are performing operations, if the "property damage" arises out of those operations; or
- (6) That particular part of any property that must be restored, repaired or replaced because "your work" was incorrectly performed on it.

Paragraph (2) of this exclusion does not apply if the premises are "your work" and were never occupied, rented or held for rental by you.

Paragraphs (3), (4), (5) and (6) of this exclusion do not apply to liability assumed under a sidetrack agreement.

Paragraph (6) of this exclusion does not apply to "property damage" included in the "products-completed operations hazard."

k. Damage to Your Product

"Property damage" to "your product" arising out of it or any part of it.

I. Damage to Your Work

"Property damage" to "your work" arising out of it or any part of it and included in the "products-completed operations hazard."

This exclusion does not apply if the damaged work or the work out of which the damage arises was performed on your behalf by a subcontractor.

m. Damage to Impaired Property or Property Not Physically Injured

"Property damage" to "impaired property" or property that has not been physically injured, arising out of:

- (1) A defect, deficiency, inadequacy or dangerous condition in "your product" or "your work;" or
- (2) A delay or failure by you or anyone acting on your behalf to perform a contract or agreement in accordance with its terms.

This exclusion does not apply to the loss of use of other property arising out of sudden and accidental physical injury to "your product" or "your work" after it has been put to its intended use.

n. Recall of Products, Work or Impaired Property

Damages claimed for any loss, cost or expense incurred by you or others for the loss of use, withdrawal, recall, inspection, repair, replacement, adjustment, removal or disposal of:

- (1) "Your product;"
- (2) "Your work;" or
- (3) "Impaired property;"

if such product, work, or property is withdrawn or recalled from the market or from use by any person or organization because of a known or suspected defect, deficiency, inadequacy or dangerous condition in it.

Exclusions c. through n. do not apply to damage by fire to premises while rented to you or temporarily occupied by you with permission of the owner. A separate limit of insurance applies to this coverage as described in LIMITS OF INSURANCE (Section III).

SOMMERCIAL GENERAL LIABILITY
COVERAGE FORM

# COVERAGE B. PERSONAL AND ADVERTISING INJURY LIABILITY

## 1. Insuring Agreement.

- a. We will pay those sums that the insured becomes legally obligated to pay as damages because of "personal injury" or "advertising injury" to which this insurance applies. We will have the right and duty to defend any "suit" seeking those damages. We may at our discretion investigate any "occurrence" or offense and settle any claim or "suit" that may result. But:
  - (1) The amount we will pay for damages is limited as described in LIMITS OF INSURANCE (SECTION III); and
  - (2) Our right and duty to defend end when we have used up the applicable limit of insurance in the payment of judgments or settlements under Coverage A or B or medical expenses under Coverage C.

No other obligation or liability to pay sums or perform acts or services is covered unless explicitly provided for under SUPPLEMENTARY PAYMENTS - COVERAGES A AND B.

- b. This insurance applies to:
  - "Personal injury" caused by an offense arising out of your business, excluding advertising, publishing, broadcasting or telecasting done by or for you;
  - (2) "Advertising injury" caused by an offense committed in the course of advertising your goods, products or services; but only if the offense was committed in the "coverage territory" during the policy period.

## 2. Exclusions.

This insurance does not apply to:

- a. "Personal injury" or "advertising injury:"
  - Arising out of oral or written publication of material, if done by or at the direction of the insured with knowledge of its falsity;
  - (2) Arising out of oral or written publication of material whose first publication took place before the beginning of the policy period;
  - (3) Arising out of the willful violation of a penal statute or ordinance committed by or with the consent of the insured; or
  - (4) For which the insured has assumed liability in a contract or agreement. This exclusion does not apply to liability for damages that the insured would have in the absence of the contract or agreement.

## b. "Advertising injury" arising out of:

- Breach of contract, other than misappropriation of advertising ideas under an implied contract;
- (2) The failure of goods, products or services to conform with advertised quality or performance;
- (3) The wrong description of the price of goods, products or services; or
- (4) An offense committed by an insured whose business is advertising, broadcasting, publishing or telecasting.

## **COVERAGE C. MEDICAL PAYMENTS**

## 1. Insuring Agreement.

- a. We will pay medical expenses as described below for "bodily injury" caused by an accident:
  - (1) On premises you own or rent;
  - (2) On ways next to premises you own or rent; or
  - (3) Because of your operations; provided that:
  - The accident takes place in the "coverage territory" and during the policy period;
  - (2) The expenses are incurred and reported to us within one year of the date of the accident; and
  - (3) The injured person submits to examination, at our expense, by physicians of our choice as often as we reasonably require.
- b. We will make these payments regardless of fault. These payments will not exceed the applicable limit of insurance. We will pay reasonable expenses for:
  - (1) First aid administered at the time of an accident;
  - (2) Necessary medical, surgical, x-ray and dental services, including prosthetic devices; and
  - (3) Necessary ambulance, hospital, professional nursing and funeral services.

## 2. Exclusions.

We will not pay expenses for "bodily injury:"

- a. To any insured.
- b. To a person hired to do work for or on behalf of any insured or a tenant of any insured.
- c. To a person injured on that part of premises you own or rent that the person normally occupies.
- d. To a person, whether or not an "employee" of any insured, if benefits for the "bodily injury" are payable or must be provided under a workers compensation or disability benefits law or a similar law.
- e. To a person injured while taking part in athletics.
- f. Included within the "products-completed operations hazard."
- g. Excluded under Coverage A.
- h. Due to war, whether or not declared, or any act or condition incident to war. War includes civil war, insurrection, rebellion or revolution.

# SUPPLEMENTARY PAYMENTS - COVERAGES A

We will pay, with respect to any claim or "suit" we defend:

- 1. All expenses we incur.
- Up to \$250 for cost of bail bonds required because
  of accidents or traffic law violations arising out of the
  use of any vehicle to which the Bodily Injury Liability
  Coverage applies. We do not have to furnish these
  bonds.
- The cost of bonds to release attachments, but only for bond amounts within the applicable limit of insurance. We do not have to furnish these bonds.
- 4. All reasonable expenses incurred by the insured at our request to assist us in the investigation or defense of the claim or "suit," including actual loss of earnings up to \$100 a day because of time off from work
- 5. All costs taxed against the insured in the "suit."
- 6. Prejudgment interest awarded against the insured on that part of the judgment we pay. If we make an offer to pay the applicable limit of insurance, we will not pay any prejudgment interest based on that period of time after the offer.
- 7. All interest on the full amount of any judgment that accrues after entry of the judgment and before we have paid, offered to pay, or deposited in court the part of the judgment that is within the applicable limit of insurance.

These payments will not reduce the limits of insurance.

#### SECTION II - WHO IS AN INSURED

- 1. If you are designated in the Declarations as:
  - a. An individual, you and your spouse are insureds, but only with respect to the conduct of a business of which you are the sole owner.
  - b. A partnership or joint venture, you are an insured. Your members, your partners, and their spouses are also insureds, but only with respect to the conduct of your business.
  - c. An organization other than a partnership or joint venture, you are an insured. Your "executive officers" and directors are insureds, but only with respect to their duties as your officers or directors. Your stockholders are also insureds, but only with respect to their liability as stockholders.
- 2. Each of the following is also an insured:
  - a. Your "employees", other than your "executive officers", but only for acts within the scope of their employment by you or while performing duties related to the conduct of your business. However, no "employee" is an insured for:
    - (1) "Bodily injury" or "personal injury":
      - (a) To you, to your partners or members (if you are a partnership or joint venture), or to a co-"employee" while in the course of his or her employment or while performing duties related to the conduct of your business;
      - (b) To the spouse, child, parent, brother or sister of that co-"employee" as a consequence of paragraph (1)(a) above;
      - (c) For which there is any obligation to share damages with or repay someone else who must pay damages because of the injury described in paragraphs (1)(a) or (b) above; or
      - (d) Arising out of his or her providing or failing to provide professional health care services.
    - (2) "Property damage" to property:
      - (a) Owned, occupied or used by,
      - (b) Rented to, in the care, custody or control of, or over which physical control is being exercised for any purpose by

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you, any of your "employees" or, if you are a partnership or joint venture, by any partner or member.

- b. Any person (other than your "employee"), or any organization while acting as your real estate manager.
- Any person or organization having proper temporary custody of your property if you die, but
  - (1) With respect to liability arising out of the maintenance or use of that property; and
  - (2) Until your legal representative has been appointed.
- d. Your legal representative if you die, but only with respect to duties as such. That representative will have all your rights and duties under this Coverage Part.
- 3. With respect to "mobile equipment" registered in your name under any motor vehicle registration law, any person is an insured while driving such equipment along a public highway with your permission. Any other person or organization responsible for the conduct of such person is also an insured, but only with respect to liability arising out of the operation of the equipment, and only if no other insurance of any kind is available to that person or organization for this liability. However, no person or organization is an insured with respect to:
  - "Bodily injury" to a co-"employee" of the person driving the equipment; or
  - "Property damage" to property owned by, rented to, in the charge of or occupied by you or the employer of any person who is an insured under this provision.
- Any organization you newly acquire or form, other than a partnership or joint venture, and over which you maintain ownership or majority interest, will qualify as a Named Insured if there is no other similar insurance available to that organization. However:
  - Coverage under this provision is afforded only until the 90th day after you acquire or form the organization or the end of the policy period, whichever is earlier;
  - b. Coverage A does not apply to "bodily injury" or "property damage" that occurred before you acquired or formed the organization; and
  - c. Coverage B does not apply to "personal injury" or "advertising injury" arising out of an offense committed before you acquired or formed the organization.

No person or organization is an insured with respect to the conduct of any current or past partnership or joint venture that is not shown as a Named Insured in the Declarations.

## SECTION III - LIMITS OF INSURANCE

- The Limits of Insurance shown in the Declarations and the rules below fix the most we will pay regardless of the number of:
  - Insureds;
  - Claims made or "suits" brought; or
  - Persons or organizations making claims or bringing "suits."
- The General Aggregate Limit is the most we will pay for the sum of:
  - Medical expenses under Coverage C;
  - Damages under Coverage A, except damages because of "bodily injury" or "property damage" included in the "products-completed operations hazard:" and
  - c. Damages under Coverage B.
- The Products-Completed Operations Aggregate Limit is the most we will pay under Coverage A for damages because of "bodily injury" and "property damage" included in the "products-completed operations hazard."
- Subject to 2, above, the Personal and Advertising Injury Limit is the most we will pay under Coverage B for the sum of all damages because of all "personal injury" and all "advertising injury" sustained by any one person or organization.
- Subject to 2. or 3. above, whichever applies, the Each Occurrence Limit is the most we will pay for the sum of:
  - Damages under Coverage A; and
  - b. Medical expenses under Coverage C because of all "bodily injury" and "property damage" arising out of any one "occurrence."
- Subject to 5. above, the Fire Damage Limit is the most we will pay under Coverage A for damages because of "property damage" to premises, while rented to you or temporarily occupied by you with permission of the owner, arising out of any one fire.
- 7. Subject to 5. above, the Medical Expense Limit is the most we will pay under Coverage C for all medical expenses because of "bodily injury" sustained by any one person.

The Limits of Insurance of this Coverage Part apply separately to each consecutive annual period and to any remaining period of less than 12 months, starting with the beginning of the policy period shown in the Declarations, unless the policy period is extended after issuance for an additional period of less than 12 months. In that case, the additional period will be deemed part of the last preceding period for purposes of determining the Limits of Insurance.

OMMERCIAL GENERAL LIABILITY
COVERAGE FORM

# SECTION IV - COMMERCIAL GENERAL LIABILITY CONDITIONS

## 1. Bankruptcy.

Bankruptcy or insolvency of the insured or of the insured's estate will not relieve us of our obligations under this Coverage Part,

#### Duties In The Event Of Occurrence, Offense, Claim Or Suit.

- a. You must see to it that we are notified as soon as practicable of an "occurrence" or an offense which may result in a claim. To the extent possible, notice should include:
  - How, when and where the "occurrence" or offense took place;
  - (2) The names and addresses of any injured persons and witnesses; and
  - (3) The nature and location of any injury or damage arising out of the "occurrence" or offense.
- b. If a claim is made or "suit" is brought against any insured, you must:
  - (1) Immediately record the specifics of the claim or "suit" and the date received; and
  - (2) Notify us as soon as practicable.

You must see to it that we receive written notice of the claim or "suit" as soon as practicable.

- c. You and any other involved insured must:
  - (1) Immediately send us copies of any demands, notices, summonses or legal papers received in connection with the claim or "suit."
  - (2) Authorize us to obtain records and other information;
  - (3) Cooperate with us in the investigation, settlement or defense of the claim or "suit;" and
  - (4) Assist us, upon our request, in the enforcement of any right against any person or organization which may be liable to the insured because of injury or damage to which this insurance may also apply.
- d. No insureds will, except at their own cost, voluntarily make a payment, assume any obligation, or incur any expense, other than for first aid, without our consent.

## 3. Legal Action Against Us.

No person or organization has a right under this Coverage Part:

- To join us as a party or otherwise bring us into a "suit" asking for damages from an insured; or
- To sue us on this Coverage Part unless all of its terms have been fully complied with.

A person or organization may sue us to recover on an agreed settlement or on a final judgment against an insured obtained after an actual trial; but we will not be liable for damages that are not payable under the terms of this Coverage Part or that are in excess of the applicable limit of insurance. An agreed settlement means a settlement and release of liability signed by us, the insured and the claimant or the claimant's legal representative.

#### 4. Other insurance.

If other valid and collectible insurance is available to the insured for a loss we cover under Coverages A or B of this Coverage Part, our obligations are limited as follows:

## a. Primary Insurance

This insurance is primary except when b, below applies. If this insurance is primary, our obligations are not affected unless any of the other insurance is also primary. Then, we will share with all that other insurance by the method described in c, below.

#### b. Excess Insurance

This insurance is excess over any of the other insurance, whether primary, excess, contingent or on any other basis:

- That is Fire, Extended Coverage, Builder's Risk, Installation Risk or similar coverage for "your work;"
- (2) That is Fire insurance for premises rented to you; or
- (3) If the loss arises out of the maintenance or use of aircraft, "autos" or watercraft to the extent not subject to Exclusion g. of Coverage A (Section I).

When this insurance is excess, we will have no duty under Coverage A or B to defend any claim or "suit" that any other insurer has a duty to defend. If no other insurer defends, we will undertake to do so, but we will be entitled to the insured's rights against all those other insurers.

When this insurance is excess over other insurance, we will pay only our share of the amount of the loss, if any, that exceeds the sum of:

(1) The total amount that all such other insurance would pay for the loss in the absence of this insurance; and (2) The total of all deductible and self-insured amounts under all that other insurance.

We will share the remaining loss, if any, with any other insurance that is not described in this Excess Insurance provision and was not bought specifically to apply in excess of the Limits of Insurance shown in the Declarations of this Coverage Part.

#### c. Method of Sharing

If all of the other insurance permits contribution by equal shares, we will follow this method also. Under this approach each insurer contributes equal amounts until it has paid its applicable limit of insurance or none of the loss remains, whichever comes first.

If any of the other insurance does not permit contribution by equal shares, we will contribute by limits. Under this method, each insurer's share is based on the ratio of its applicable limit of insurance to the total applicable limits of insurance of all insurers.

## 5. Premium Audit.

- We will compute all premiums for this Coverage Part in accordance with our rules and rates.
- b. Premium shown in this Coverage Part as advance premium is a deposit premium only. At the close of each audit period we will compute the earned premium for that period. Audit premiums are due and payable on notice to the first Named Insured. If the sum of the advance and audit premiums paid for the policy period is greater than the earned premium, we will return the excess to the first Named Insured.
- The first Named Insured must keep records of the information we need for premium computation, and send us copies at such times as we may request.

## 6. Representations.

By accepting this policy, you agree:

- a. The statements in the Declarations are accurate and complete;
- Those statements are based upon representations you made to us; and
- We have issued this policy in reliance upon your representations.

## 7. Separation Of Insureds.

Except with respect to the Limits of Insurance, and any rights or duties specifically assigned in this Coverage Part to the first Named Insured, this insurance applies:

- As if each Named Insured were the only Named Insured; and
- b. Separately to each insured against whom claim is made or "suit" is brought.

## Transfer Of Rights Of Recovery Against Others To Us.

If the insured has rights to recover all or part of any payment we have made under this Coverage Part, those rights are transferred to us. The insured must do nothing after loss to impair them. At our request, the insured will bring "suit" or transfer those rights to us and help us enforce them.

## 9. When We Do Not Renew.

If we decide not to renew this Coverage Part, we will mail or deliver to the first Named Insured shown in the Declarations written notice of the nonrenewal not less than 30 days before the expiration date.

If notice is mailed, proof of mailing will be sufficient proof of notice.

## **SECTION V - DEFINITIONS**

- "Advertising injury" means injury arising out of one or more of the following offenses:
  - Oral or written publication of material that slanders or libels a person or organization or disparages a person's or organization's goods, products or services;
  - b. Oral or written publication of material that violates a person's right of privacy;
  - Misappropriation of advertising ideas or style of doing business; or
  - Infringement of copyright, title or slogan.
- 2. "Auto" means a land motor vehicle, trailer or semitrailer designed for travel on public roads, including any attached machinery or equipment. But "auto" does not include "mobile equipment."
- "Bodily injury" means bodily injury, sickness or disease sustained by a person, including death resulting from any of these at any time.
- "Coverage territory" means:
  - The United States of America (including its territories and possessions), Puerto Rico and Canada;
  - International waters or airspace, provided the injury or damage does not occur in the course of travel or transportation to or from any place not included in a. above; or
  - c. All parts of the world if:
    - (1) The injury or damage arises out of:

 $(x,y) \in \mathbb{R}^{n} \setminus \{x\} \subseteq \mathbb{R}^{n}$ 

- (a) Goods or products made or sold by you in the territory described in a. above; or
- (b) The activities of a person whose home is in the territory described in a. above, but is away for a short time on your business; and
- (2) The insured's responsibility to pay damages is determined in a "suit" on the merits, in the territory described in a. above or in a settlement we agree to.
- "Employee" includes a "leased worker"."Employee" does not include a "temporary worker".

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- "Executive officer" means a person holding any of the officer positions created by your charter, constitution, by-laws or any other similar governing document.
- "Impaired property" means tangible property, other than "your product" or "your work," that cannot be used or is less useful because:
  - a. It incorporates "your product" or "your work" that is known or thought to be defective, deficient, inadequate or dangerous; or
  - You have failed to fulfill the terms of a contract or agreement;

if such property can be restored to use by:

- a. The repair, replacement, adjustment or removal of "your product" or "your work;" or
- b. Your fulfilling the terms of the contract or agreement.
- 8. "Insured contract" means:
  - a. A contract for a lease of premises. However, that portion of the contract for a lease of premises that indemnifies any person or organization for damage by fire to premises while rented to you or temporarily occupied by you with permission of the owner is not an "insured contract";
  - b. A sidetrack agreement:
  - An easement or license agreement, except in connection with construction or demolition operations on or within 50 feet of a railroad;
  - d. An obligation, as required by ordinance, to indemnify a municipality, except in connection with work for a municipality;
  - e. An elevator maintenance agreement;
  - f. That part of any other contract or agreement pertaining to your business (including an indemnification of a municipality in connection with work performed for a municipality) under which you assume the tort liability of an-

other party to pay for "bodily injury" or "property damage" to a third person or organization. Tort liability means a liability that would be imposed by law in the absence of any contract or agreement.

Paragraph f. does not include that part of any contract or agreement:

- That indemnifies a railroad for "bodily injury" or "property damage" arising out of construction or demolition operations, within 50 feet of any railroad property and affecting any railroad bridge or trestle, tracks, road-beds, tunnel, under-pass or crossing;
- (2) That indemnifies an architect, engineer or surveyor for injury or damage arising out of:
  - (a) Preparing, approving or failing to prepare or approve maps, drawings, opinions, reports, surveys, change orders, designs or specifications; or
  - (b) Giving directions or instructions, or failing to give them, if that is the primary cause of the injury or damage; or
- (3) Under which the insured, if an architect, engineer or surveyor, assumes liability for an injury or damage arising out of the insured's rendering or failure to render professional services, including those listed in (2) above and supervisory, inspection or engineering services.
- "Leased worker" means a person leased to you by a labor leasing firm under an agreement between you and the labor leasing firm, to perform duties related to the conduct of your business. "Leased worker" does not include a "temporary worker".
- "Loading or unloading" means the handling of property:
  - a. After it is moved from the place where it is accepted for movement into or onto an aircraft, watercraft or "auto;"
  - While it is in or on an aircraft, watercraft or "auto;" or
  - While it is being moved from an aircraft, watercraft or "auto" to the place where it is finally delivered;

but "loading or unloading" does not include the movement of property by means of a mechanical device, other than a hand truck, that is not attached to the aircraft, watercraft or "auto."

11. "Mobile equipment" means any of the following types of land vehicles, including any attached machinery or equipment:

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- Bulldozers, farm machinery, forklifts and other vehicles designed for use principally off public roads:
- Vehicles maintained for use solely on or next to premises you own or rent;
- c. Vehicles that travel on crawler treads;
- d. Vehicles, whether self-propelled or not, maintained primarily to provide mobility to permanently mounted:
  - Power cranes, shovels, loaders, diggers or drills; or
  - (2) Road construction or resurfacing equipment such as graders, scrapers or rollers;
- e. Vehicles not described in a., b., c. or d. above that are not self-propelled and are maintained primarily to provide mobility to permanently attached equipment of the following types:
  - Air compressors, pumps and generators, including spraying, welding, building cleaning, geophysical exploration, lighting and well servicing equipment; or
  - (2) Cherry pickers and similar devices used to raise or lower workers;
- f. Vehicles not described in a., b., c. or d. above maintained primarily for purposes other than the transportation of persons or cargo.

However, self-propelled vehicles with the following types of permanently attached equipment are not "mobile equipment" but will be considered "autos:"

- (1) Equipment designed primarily for:
  - (a) Snow removal;
  - (b) Road maintenance, but not construction or resurfacing; or
  - (c) Street cleaning;
- (2) Cherry pickers and similar devices mounted on automobile or truck chassis and used to raise or lower workers; and
- (3) Air compressors, pumps and generators, including spraying, welding, building cleaning, geophysical exploration, lighting and well servicing equipment.
- "Occurrence" means an accident, including continuous or repeated exposure to substantially the same general harmful conditions.
- 13. "Personal injury" means injury, other than "bodily injury," arising out of one or more of the following offenses:

- a. False arrest, detention or imprisonment;
- b. Malicious prosecution;
- c. The wrongful eviction from, wrongful entry into, or invasion of the right of private occupancy of a room, dwelling or premises that a person occupies by or on behalf of its owner, landlord or lessor;
- d. Oral or written publication of material that slanders or libels a person or organization or disparages a person's or organization's goods, products or services; or
- e. Oral or written publication of material that violates a person's right of privacy.
- 14. a. "Products-completed operations hazard" includes all "bodily injury" and "property damage" occurring away from premises you own or rent and arising out of "your product" or "your work" except:
  - (1) Products that are still in your physical possession; or
  - (2) Work that has not yet been completed or abandoned.
  - b. "Your work" will be deemed completed at the earliest of the following times:
    - (1) When all of the work called for in your contract has been completed.
    - (2) When all of the work to be done at the site has been completed if your contract calls for work at more than one site.
    - (3) When that part of the work done at a job site has been put to its intended use by any person or organization other than another contractor or subcontractor working on the same project.

Work that may need service, maintenance, correction, repair or replacement, but which is otherwise complete, will be treated as completed.

- This hazard does not include "bodily injury" or "property damage" arising out of:
  - (1) The transportation of property, unless the injury or damage arises out of a condition in or on a vehicle created by the "loading or unloading" of it;
  - (2) The existence of tools, uninstalled equipment or abandoned or unused materials; or
  - (3) Products or operations for which the classification in this Coverage Part or in our manual of rules includes products or completed operations.
- 15. "Property damage" means:

- a. Physical injury to tangible property, including all resulting loss of use of that property. All such loss of use shall be deemed to occur at the time of the physical injury that caused it; or
- b. Loss of use of tangible property that is not physically injured. All such loss of use shall be deemed to occur at the time of the "occurrence" that caused it.
- 16. "Suit" means a civil proceeding in which damages because of "bodily injury," "property damage," "personal injury" or "advertising injury" to which this insurance applies are alleged, "Suit" includes:
  - An arbitration proceeding in which such damages are claimed and to which you must submit or do submit with our consent; or
  - other alternative dispute resolution proceeding in which such damages are claimed and to which you submit with our consent.

### 17. "Your product" means:

- Any goods or products, other than real property, manufactured, sold, handled, distributed disposed of by:
  - (1) You;
  - (2) Others trading under your name; or
  - (3) A person or organization whose business or assets you have acquired; and

b. Containers (other than vehicles), materials, parts or equipment furnished in connection with such goods or products.

## "Your product" includes:

- a. Warranties or representations made at any time with respect to the fitness, quality, durability, performance or use of "your product;" and
- b. The providing of or failure to provide warnings or instructions.

"Your product" does not include vending machines or other property rented to or located for the use of others but not sold.

18. "Temporary worker" means a person who is furnished to you to substitute for a permanent "employee" on leave or to meet seasonal or shortterm workload conditions.

## 19. "Your work" means:

- Work or operations performed by you or on your behalf; and
- Materials, parts or equipment furnished in connection with such work or operations.

## "Your work" includes:

- Warranties or representations made at any time with respect to the fitness, quality, durability, performance or use of "your work;" and
- The providing of or failure to provide warnings or instructions.

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